

BUTTACI LEARDI & WERNER  
ATTORNEYS AT LAW

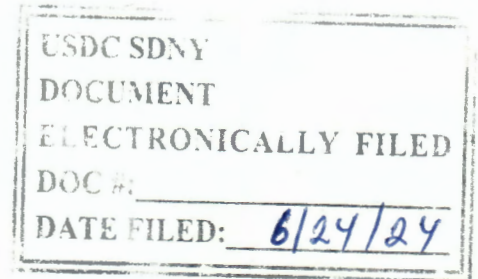
MEMO ENDORSED

CHRISTOPHER B. BLADEL  
MEMBER, NY & NJ BARS  
DIRECT EXTENSION: 135  
E-MAIL: [CBBLADEL@BUTTACILAW.COM](mailto:CBBLADEL@BUTTACILAW.COM)

June 24, 2024

**VIA ELECTRONIC CASE FILING**

The Honorable Louis L. Stanton, U.S.D.J.  
UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK  
Daniel Patrick Moynihan United States Courthouse  
500 Pearl St.  
New York, NY 10007-1312



Re: Atlantic Neurosurgical Specialists, P.A. v. Multiplan, Inc.,  
Civil Action No.: 1:20-cv-10685 (LLS) ("the 10685 Action")

Hott, Jonathan, M.D. v. MultiPlan, Inc.,  
Civil Action No.: 1:21-cv-02421 (LLS) ("the 02421 Action")

Dear Judge Stanton:

Our firm is counsel to Plaintiff Atlantic Neurosurgical Specialists, P.A. ("ANS") and Jonathan Hott, M.D. ("Dr. Hott") in the above-referenced matters. Please accept this correspondence following up on our Letter Motion<sup>1</sup> Requesting a Pre-Motion Conference concerning a discovery dispute that the parties are unable to resolve on their own without judicial intervention. We respectfully request that the Court schedule a pre-motion conference to address the issues raised in the June 6, 2024, Letter Motion.

We thank the Court in advance for its attention to this matter.

Respectfully submitted,

BUTTACI LEARDI & WERNER LLC

/s/ Christopher B. Bladel

Christopher B. Bladel  
An Attorney of the Firm

We will use  
the July 12 status  
conference.

LLS  
6/24/24

<sup>1</sup> (D.E. 77) (the 02421 Action); (D.E 125) (the 10685 Action).

BW

The Honorable Louis L. Stanton, U.S.D.J.  
UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK June  
24, 2024

cc: All Counsel of Record (*via ECF only*)